

POISON IN CAPSULES

Cascara Pellets for Mrs. Stanford Contained Strychnine.

STARTLING DISCOVERY MADE

Put Up on Prescription Which Had Been Filled and Refilled in San Francisco—Nephew Won't Contest His Aunt's Will.

(By Associated Press.)
SAN FRANCISCO, March 7.—The Call publishes a dispatch from Honolulu, which says that the reason of the failure of the chemists to make their report last night of the analysis of Mrs. Stanford's stomach was the startling discovery that the cascara capsules, one of which Mrs. Stanford took at the same time she took the bicarbonate of soda on the night of her death, also contained strychnine.

The chemists had finished the analysis of all organs of the body when they were unexpectedly called on to test the cascara capsules.

Kept by the Secretary.
Those were kept by Miss Berner. She gave one to Mrs. Stanford at the same time the dose of bicarbonate of soda was prepared.

On being analyzed the cascara was found to contain max vomica, or strychnine. The apparent difficulty of determining which might have caused death placed the chemists in a peculiar predicament.

Miss Berner, when questioned about these capsules, explained that they were prescribed by a San Francisco physician. She had had the prescription filled over and over again. One of the component parts of the capsule was poison.

Nephew Not to Contest Will.
SAN FRANCISCO, CAL., March 7.—Jerome B. Stanford, nephew of the late Senator Stanford, denies a statement that he intended to contest Mrs. Stanford's will.

Found Strychnine in Stomach.

HONOLULU, March 7.—High Sheriff Henry told the correspondent of the Associated Press today that the chemists, in a test of the contents of Mrs. Stanford's stomach, had found color which indicated strychnine poisoning and that they would so testify at the inquest. He added that the chemists had found strychnine in the bicarbonate of soda of which Mrs. Stanford partook on the night of her death, and that they would so declare to the coroner's jury.

WILL NOT LIE IN STATE.

Widow of Judge Reagan Interferes With Plans of Texas Legislature.

(By Associated Press.)
PALESTINE, TEXAS, March 7.—Mrs. John H. Reagan has refused the request of the Legislature that the State be permitted to conduct the funeral of her late husband, and have the body lie in State at Austin, with interment in the State cemetery.

Mrs. Reagan said her husband had expressed a desire to be buried at Palestine. The funeral will be conducted Wednesday by the Massens, the officiating officer being Henry Bates Stoddard, of Bryan, past eminent grand commander of the grand commandery Knights Templar of the United States.

The funeral will be attended by Governor Latham, a majority of the members of the Legislature and prominent Texans from all portions of the State, special trains having been announced on several roads.

A. M. PALMER DEAD.

Was For Years America's Most Prominent Theatrical Manager.

(By Associated Press.)
NEW YORK, March 7.—A. M. Palmer, the theatrical manager who was stricken with apoplexy yesterday, died today in a hospital. Mr. Palmer was for years the most prominent theatrical manager in America. He was 67 years old.

Mr. Palmer was a native of Connecticut. For ten years, beginning in 1872, he was manager of Union Square theatre, and afterward of Madison Square theatre and Palmer's theatre. He was a founder and for fourteen years president of the Actors Fund of America and one of the founders and vice-president of the Players' Club of this city. Lately he had been manager for Richard Mansfield.

Arrest Lawyers and Doctors at Lodz.

(By Associated Press.)
LODZ, March 7.—The police have arrested a dozen prominent lawyers and doctors, on the charge that they had been stirring up the Polish language agitation in the schools.

Special Offering on Twenty-ninth St. Near Jefferson. Nice 10-room dwelling, extra plumbing and everything built A1. Will sell at sacrifice for cash. NEILMS, MARYE, BOYENTON & CHAPIN, Inc., Real Estate, Insurance, Loans, Rents and Investment Bonds. 3-4-6

WORKED 'EM ON Q. T.

Directors Knew Nothing of Casie's Operations

UNTIL FINAL CRASH CAME

Witnesses Testify That Cashier Spear Made No Report of Dealings With Adventuress in His Reports to Meetings—Counsel Objected to Evidence.

(By Associated Press.)
CLEVELAND, O., March 7.—Mrs. Chadwick came into court this morning apparently none the worse for her illness, which caused the adjournment of court yesterday afternoon.

Andrew Carnegie was not in court this morning. E. H. Heltzer, of Oberlin, who was on the stand yesterday when the adjournment was taken, was called again as soon as the court opened. He was a director of the Citizens' National Bank of Oberlin, and gave evidence covering the meetings of the bank. He was asked what knowledge he had of any transactions carried on by Mrs. Chadwick with the bank, and despite the objections of Mrs. Chadwick's attorneys, was allowed to answer. He said he knew nothing of any of them until Nov. 27, 1904.

A Member by Hearsay.

J. E. Randolph, of Oberlin, who was also a director of the Oberlin bank, gave evidence similar to that of Mr. Heltzer. He was asked if he was a member of the finance committee of the bank and answered "I do not know that I was except by hearsay."

C. P. Doolittle, an instructor in Oberlin College, and also a director of the bank, testified that at all meetings of directors the minutes of the last preceding meeting were read by Cashier Spear, as well as the discount book. He never knew of any dealings between the bank and Mrs. Chadwick until the day before the bank closed. None of the Chadwick deals were ever reported by Mr. Spear to the directors.

Casie Had Credit in Bank.

Nine witnesses were examined in the Chadwick trial and the defense established the fact that the chain of the government that Mrs. Chadwick had no money in the Oberlin bank at the time of drawing checks which were certified by Spear and Beckwith, was incorrect in two instances at least.

It was shown by the general journal of the bank that on November 2, 1904, when Mrs. Chadwick received a certified check for \$10,000, an entry crediting her with that amount was made on the journal of the bank and a deposit slip for \$10,000 was made out in her name. The entry and the slip were in the handwriting of Cashier Spear.

Another entry of similar nature, amounting to \$5,000 was also found. These facts were brought out on cross-examination by Judge Wing, counsel for Mrs. Chadwick, after long and tedious questioning of H. H. Avery, assistant cashier of the Oberlin bank.

Avery always testified that Mrs. Chadwick at no time had either money in or credit at the bank.

Carnegie May Not Testify.

An official of the Euclid Avenue Trust Company testified that Mrs. Chadwick had \$92,500 on deposit in his bank.

It is doubtful if Andrew Carnegie will take the stand. District Attorney Sullivan said today:

"It is not my present intention to put Mr. Carnegie on the stand and I do not think that he will be called upon to testify unless his evidence should be needed in rebuttal of something introduced by the defense."

DOCTRINE NEEDS NO DEFINITION

Senate Committee on Foreign Relations Amends the Dominican Treaty in That Particular.

(By Associated Press.)

WASHINGTON, D. C., March 7.—The Senate committee on foreign relations formally took up the Santo Domingo protocol today, it having been referred to the committee in executive session of the Senate yesterday. The treaty was read carefully and amendments were offered for the purpose of correcting the phraseology, but not directed at the policy involved in the document.

It was proposed to strike out the words in the protocol which seemed to define the Monroe doctrine, this being regarded by a number of senators to be superfluous. Other amendments were offered changing words here and there, but not at all affecting the purpose of the treaty.

A recess was taken at 12 o'clock in order that the members of the committee might attend the opening of the Senate.

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A Grocer's Ad.

When the enterprising grocer has anything unusual to offer he wants you to know it. Hence, he advertises "Soda Crackers, Fresh TO-DAY." He emphasizes "to-day" because to-morrow it will be another story.

You never knew a grocer to advertise **Uneeda Biscuit**, Fresh "To-day." Everybody knows you do not have to buy **Uneeda Biscuit** on a certain day or at a certain place to get them fresh.

The grocer does not have to worry about the weather, the dust, or to-morrow, because

Uneeda Biscuit

are protected by air tight packages, which keep them fresh, clean and good under all conditions, to-day, and to-morrow. They are the best soda crackers made.

NATIONAL BISCUIT COMPANY

5¢

MARTIN WON TWO.

Took a Pair of Winning Favorites Across the Line in Crescent City.

(By Associated Press.)
NEW ORLEANS, March 7.—Jockey Martin rode the two winning favorites at the Crescent City Jockey Club's track today. Mary Glenn and Filatory were the successful favorites.

First race, (selling, 6 furlongs)—Mary Glenn, won; W. P. Palmer, second; Parisienne, third. Time 1:14 3/5.
Second race, (selling, 6 furlongs)—Raw Hide, won; Grand Opera, second; Lucian, third. Time 1:14 2/5.

Third race, (4 furlongs)—Filatory, won; Blue Grass Lad, second; Little Rose, third. Time 1:19 3/5.

Fourth race, (handicap, mile)—Hands Across, won; Old Stone, second; Invincible, third. Time 1:39 4/5.
Fifth race, (selling, 6 furlongs)—Lady Ellison, won; Presentiment, second; Killie, third. Time 1:14 3/5.

Sixth race, (selling, mile and a quarter)—Evelyn Kinsey, won; The Huguenot, second; Sambo, third. Time 2:05 2/5.

At City Park Track.

NEW ORLEANS, March 7.—Results at City Park track:
First race, (3 1/2 furlongs)—Carthage, won; Granada, second; Lagloria, third. Time 1:42.
Second race, (selling, 7 furlongs)—John Lyle, won; Estorpe, second; Brishon, third. Time 1:27 2/5.

Third race, (selling, mile)—Willie Newcombe, won; Low Cuty, second; Dr. Kammerer, third. Time 1:08.

Fourth race, (5 1/2 furlongs)—Gladsnille, won; Sid Silver, second; Governor Savers, third. Time 1:14.

Sixth race, (selling, mile)—Roundelay, won; Morris Volmer, second; Erbe, third. Time 1:41 1/5.

Seventh race, (selling, mile)—Mizzen Mast, won; Rightful, second; Harding, third. Time 1:41 3/5.

Results at Hot Springs Track.

HOT SPRINGS, ARK., March 7.—

Oaklawn results:

First race, (6 furlongs)—Uncle Henry, won; Supreme Court, second; New Braumfels, third. Time 1:17 2/5.

Second race declared off.

Third race, (mile and an eighth, selling)—Honolulu, won; Cornwall, second; Terrando, third. Time 1:57 2/5.

Fourth race, (6 furlongs)—Angelita, won; Pexy, second; Ailar, third. Time 1:16 2/5.

Fifth race, (3 1/2 furlongs, selling)—Henchman, won; America, II, second; Nina Baker, third. Time 1:44.

Sixth race, (mile and an eighth, selling)—Clovis, won; Dolinda, second; Pica, third. Time 1:58.

OLDEST JUDGE RETIRES.

Alston G. Day Nominated to Succeed John G. Jackson.

(By Associated Press.)

WASHINGTON, March 7.—A nomination of particular interest sent to the Senate today was that of Representative Alston G. Day, of the Second West Virginia district, to be United States district judge of the Northern district of West Virginia. He will succeed the venerable John G. Jackson, the oldest member of the Federal judiciary. Judge Jackson was appointed by President Lincoln in 1862 and has served continuously ever since. At the time of his appointment Judge Jackson was a member of the Virginia legislature.

Attracted Lincoln's Attention.

A stirring speech which he delivered in support of the Union, attracted President Lincoln's attention. He sent for him and cordially commended him for the stand he had taken. Subsequently he made him a United States district judge. A few weeks ago Judge Jackson called on President Roosevelt to pay his respects. In the course of an interesting conversation, Judge Jackson, who is more than 80 years old, intimated to the President that he probably would retire from the service before long. His resignation was received sooner than expected, as he is yet hale and hearty and physically and mentally vigorous.

Big Gothamites in Horse Show.

(By Associated Press.)

RICHMOND, VA., March 7.—Mr. John T. Anderson, president of the Richmond Horse Show Association, has just returned from New York, where he closed negotiations by which one-half of the stock of the association was sold to Messrs. Reginald Vanderbilt, James T. Hyde and associates of these in the metropolitan city.

Fisher Case Adjourned to March 15.

(Special to the Daily Press.)

NEW YORK, March 7.—Magistrate O'Brien today announced that he had postponed giving his decision in the case of George E. Fisher, accused of grand larceny, until March 15.

\$2,000, on Easy Terms.

for a good 10-room dwelling on Forty-fifth street, near Washington avenue. See W. T. CHAPIN, Treas., Nelms, Marge, Boynton & Chapin, Inc., Real Estate, Insurance, Loans, Rents and Investment Bonds. 3-4-6

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Those forty-two piece dinner sets at Lash's are selling for only \$5.87 a set. Have you seen them?

2-7-1



A Solemn Duty.

A solemn duty which we owe society, our children and ourselves is that nothing which can be done to assist nature at that time when our wives are to become mothers should be left undone. Of all the countless details to be observed at such a time, no single one is of more importance than the bodily welfare of the expectant mother; she must not experience undue suffering through any lack of effort on our part.

MOTHER'S FRIEND

should be the recourse of all real men and women at such times; it is easily obtainable, and it is a positive crime not to procure it. Its offices are to relax the muscles and tissues intimately associated in this greatest of the Creator's phenomena, and by simple external applications a result is obtained which at the appointed time permits the mother to undergo her greatest joy with fortitude, and bring into the world a child worthy of its parents. \$1.00, all druggists. Our book "Motherhood" sent free.

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